forth in my written retainer agreement.

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- 3. Certain differences have arisen between myself and B & B, through its managing member, Jerome Bellach, which make it impossible for me to continue to represent the defendant, B & B, in this action, including the failure of B & B to pay my fees as they were earned, as well as other confidential matters protected by the attorney-client privilege.
- 4. As part of this Motion, I have advised the defendant, B & B, and its managing member, Jerome Bellach, that upon withdrawal, I will no longer be representing the limited liability company in this action as its attorney. As a limited liability company, B & B Management Group, LLC, will not be allowed to appear before this Court except through an attorney authorized to practice law before the Court. B & B and its managing member, Jerome Bellach, have been advised to immediately seek substitute legal advice regarding legal representation of the limited liability company in this action. They have also been advised that the failure of B & B to obtain another attorney may lead to an order striking the pleadings and/or entry of defaults or default judgments against the limited liability company.
- 5. A copy of this Motion and Supporting Declaration have been served by mail to the limited liability company's business address in care of Jerome Bellach, the managing member, at the address confirmed in telephone conversation with Mr. Bellach as being current address of both the limited liability company and Mr. Bellach.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 7th day of July, 2008.

MIKEL D. BRYAN, P.C.

MIKEL D. BRYAN ATTORNEY FOR Defendant, B & B MANAGEMENT GROUP, LLC